

**Federal Defenders  
OF NEW YORK, INC.**

Southern District  
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*Southern District of New York*  
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December 20, 2021

**VIA ECF**


The Honorable Lewis J. Liman  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, New York 10007

**REQUEST GRANTED.**

The deadline for the defense to file its Rule 17 letter is extended to January 10, 2022. The Government and complainants' response due on January 18, 2022. Oral argument is scheduled for January 24, 2022 at 2:00PM in Courtroom 15C at the 500 Pearl Street Courthouse.

12/21/2021 SO ORDERED.

**Re: United States v. Lawrence Ray  
20 Cr. 110 (LJL)**



LEWIS J. LIMAN  
United States District Judge

Dear Judge Liman:

We write on behalf of Lawrence Ray in the above-captioned matter to request an extension to file the defense's Rule 17 letter, currently due December 23, 2021, and corresponding deadlines. The Government and counsel for the complainants consent to this request.

On September 13, 2021, the Court denied the Government and complainants' motions to quash subpoenas for complainants' medical records issued pursuant to Rule 17. Doc. 211. The Court then lifted the stay on two complainants' Rule 17 subpoenas and signed new orders directing subpoenaed providers to deliver the requested records to the complainants' lawyers and to the Court within two weeks of the day of service of the order. *See id.* At the defense's request, the Court also signed Rule 17 subpoenas for the medical records of two additional complainants. *See* Doc. 213, 216; Tr. 36:3–21 (Oct. 19, 2021). The Court gave counsel for the complainants three weeks from the date the records were returnable to produce corresponding privilege/relevance logs. Tr. 37:5–22. Finally, the Court scheduled oral argument on January 7, 2022 concerning the relevance of the Rule 17 records prior to 2010, with defense briefing due two weeks prior and the Government and complainants' response due January 3, 2022. *Id.* at 27:16–22, 28:4–9.

The defense timely served the Rule 17 subpoenas on the appropriate medical providers and continuously followed up with providers to ensure compliance with the Court order.

To date, the defense understands that most subpoena returns have been provided to the Court and/or counsel for the complainants as directed. Currently, the defense is in receipt of a single relevance log from one complainant related to a portion of this individual's subpoenaed

Hon. Lewis J. Liman

records.<sup>1</sup> Counsel for other complainants have indicated their intent to provide privilege/relevance logs concerning the records they have received to date by December 20 or December 21, 2021. Counsel for one complainant advised that they received “a very substantial amount of records” from one provider and anticipate being able to complete a privilege log before Christmas or by January. Some subpoena returns remain outstanding.

Given this, the defense respectfully requests an extension of the December 23, 2021 date to file a letter concerning the relevance of certain Rule 17 subpoena returns. The defense is hopeful that the records will be returned and privilege/relevance reviews conducted by early January. Therefore, the defense proposes a filing deadline of January 10, 2022 for the defense letter, with the Government and complainants’ response due on January 18, 2022, and oral argument on January 24, 2022. The Government and counsel for the complainants consent to this request.

Thank you for your consideration of this request.

Respectfully submitted,

/s/

Marne L. Lenox, Esq.  
Peggy Cross-Goldenberg, Esq.  
Allegra Glashausser, Esq.  
Neil P. Kelly, Esq.

*Counsel for Lawrence Ray*

cc: Counsel of record

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<sup>1</sup> Counsel has indicated that this complainant does not currently invoke the psychotherapist-patient privilege over the records received.